

ought to buy with it. So all of these things are a part of the mix, and we're dealing with moral issues. And when I use the term "moral" I'm not talking about religious codes, dogmas and doctrines. I'm talking about that which is determined right from the standpoint of what is in the best interest of those who are involved. And the thing that would be in the best interest of a birth mother is to allow her the same opportunity to review a decision that we allow somebody who has purchased a set of encyclopedias or other items. This bill that you advanced says that even if a person through outright, absolute fraud and misrepresentation procures one of these court orders, if 90 days after the appeal that is not determined then the order cannot be challenged. You are writing into the law that if you use frau...if you trick the person, if you lie to them, if you tell them a family of a different race, religion, sexual orientation or any other thing is what's involved here and be telling and knowingly telling a lie for the purpose of deceiving, if the one against whom the order will run doesn't find out 90 days after this appeal, then when they do find out they cannot reopen the question. But if I can show that you defrauded me in a commercial transaction and I get the evidence to show it, I have new evidence and I can open the issue. So somebody in a commercial setting will have more rights and more protection under the laws of this state than a birth mother being asked to give up her child forever. So this material that we have in 712 should be placed in an appropriate location in the Uniform Commercial Code, and that will be one of the amendments I'm going to offer on Final Reading. And the only way that we're going to...

SPEAKER WITHEM: One minute.

SENATOR CHAMBERS: ...avoid this, I guess, is to put a rule in place that no amendments will be considered on any bill on Final Reading. Then it is to the advantage of anybody with a bill which contains a serious subject and which is being discussed in a serious manner, can be advanced by way of cloture. I had said when you all were adopting that rule all I'd need to do is know how it's played, but I'm going to force you to change other rules and force the Speaker, with all due respect, to invoke some other principles which will be that no amendments can be offered on any bill on Final Reading. And then if we pick and choose, naturally appropriate comments will be made about that. But this amendment, this motion that I'm offering I'm serious about. They don't need an A bill anyway, so if we indefinitely